

Number of Mobiles by Category: Vehicular - ★★★★★ Portable - 2★★★ Aircraft - ★★★★★ Marine - ★★★★★ Pagers - 5000★



900912N 17 2 22
T&T COMMUNICATIONS INC
DONNIE TUCKER
RT 8 BOX 343
FAIRMONT WV 26554

PAGE 2 OF 2

This authorization becomes invalid and must be returned to the Commission if the stations are not placed in operation within eight months, unless an extension of time has been granted. EXCEPTION: 800 MHz trunked and certain 800 MHz station licenses cancel automatically if not constructed within one year.

APPLICATION FOR RADIO STATION AUTHORIZATION IN THE PRIVATE RADIO SERVICES
Industrial, Land Transportation, Public Safety, Radio Location,
Special Emergency and General Mobile)

Approved by OMB
3080-0128
Expires 6/30/87

Refer to "Instructions for Completion of FCC Form 574 (June 1986)" and FCC Rules for requested service.

FCC Form 574 (April 1986)

Federal Communications Commission
Gettysburg, PA 17326

Commission File Copy												Page No. 1 of 1
1. Frequency (MHz)	2. Station Class	3. No. of Transmitters	4. Station Designator	5. Output Power	6. EIRP	7. A.A.L.	8. Ground Power	9. Ant. Hgt. to Top	10. Antenna Latitude	11. Antenna Longitude	12. Number of Mobiles By Category	
A 152.480	F86	1	20K0F1D*	350	400		1000	160	39-20-38	81-29-48	Vehicle	
A 157.740	F86	1	20K0F1D*	350	400						Portable	
A 152.480	F86	1	20K0F1D*	350	400		740	100	39-17-15	81-39-25	Aircraft	
A 157.740	F86	1	20K0F1D*	350	400						Marine	
C 152.480	F86	1	20K0F1D*	350	400		1310	140	39-14-39	81-16-32	Pages 800	
C 157.740	F86	1	20K0F1D*	350	400						13. Area of Operation for Mobiles, Temporary, or Itinerant Stations	
D 152.480	F86	1	20K0F1D*	350	400		1240	140	39-21-57	81-09-33	14. radius of station A.	
D 157.740	F86	1	20K0F1D*	350	400						or in miles radius of coordinates:	
E 152.480	F86	1	20K0F1D*	350	400		1172	200	39-02-07	81-40-04	Lat.	
E 157.740	F86	1	20K0F1D*	350	400						Long.	
F 152.480	F86	1	20K0F1D*	350	400		1200	160	38-51-43	81-07-33	If not, please check one:	
F 157.740	F86	1	20K0F1D*	350	400						<input type="checkbox"/> Countywide	
G 461.6125	MOC	4	20K0F1D*	2							<input type="checkbox"/> Statewide	
G 461.6125	MOC	4	20K0F1D*	2							<input type="checkbox"/> Nationwide	
G 461.0875	MOC	4	20K0F1D*	2							Other (Specify below):	
G 461.0875	MOC	4	20K0F1D*	2								
G 461.7625	MOC	4	20K0F1D*	2								
G 461.7625	MOC	4	20K0F1D*	2								
*AG - 10 MERA 39-17-15, 81-39-25												

14. Station Address or Geographic Location			15. City	16. County	17. State
a RIDGE ROAD AT SUMMIT			VIENNA	WOOD	WV
b 5 MILES FROM JCT. OF S.R. 339 & U.S. RT. 50			BELPRE	WASHINGTON	OHIO
c 1 MILE LEFT OFF VOLCANO ROAD			DALLISON	WOOD	WV
d 1/2 MILE OFF RT. 16 ON KINGS RIDGE ROAD			ST. MARYS	PLEASANTS	WV
e RT. 68 TO POND CR. ROAD-THEN GO TO END OF DUTCH			RIDGE--RAVENSWOOD	JACKSON	WV
f ADJACENT TO MOUNT ZION WATER TANK			MT. ZION	CALHOUN	WV

18. Location of Primary Control Point (include telephone number), and location of all Radio Control Stations with antennas under 20 ft.	
JEWELL ROAD PARKERSBURG, WEST VIRGINIA 26101 304-863-3383	

19. App. Advisory Comm. No:		20. Radio Service: B		DO NOT WRITE IN THIS BLOCK--FOR FCC USE ONLY	
21. Applicant/Licensee Name (See Instructions): MID OHIO VALLEY COMMUNICATIONS INC.		22. Mailing Address (Number & Street, R.D. Box or P.O. No.): ROUTE 2 BOX 225		23. City: WASHINGTON	
24. State: WV		25. ZIP Code: 26101		26. Signature: Antenna Painting & Lighting Specifications: Special Conditions:	
This authorization is effective _____ and will expire 300 AM EST _____				Federal Communications Commission Private Radio Bureau	

27. Will antenna be mounted on an existing antenna structure? If yes, give total height of the structure (give proposed structure) and the type of structure.			28. If item 27 was "yes", give the name of the antenna structure, its location, and the distance and direction to the nearest runway.		
No	Yes	Call Sign	No	Yes	Height of Structure
	X	WNL1264		X	148 FEET
	X			X	180 FEET
	X	KAB3533		X	148 FEET
	X	KAB9367		X	180 FEET
	X	WMDG987		X	200 FEET
	X	WMDH709		X	148 FEET
29. If item 27 was "yes", has notice of construction of antenna structure been filed with the FAA? If yes, give the date filed, the name of the airport, and the FAA office where filed.			30. If item 27 was "yes", give the name of the nearest airport, its location, and the distance and direction to the nearest runway.		
No	Yes	Date Filed	No	Yes	Altitude Above MSL
	X	4/22/86		X	2,435
31. Eligibility to provide service as a Private Carrier			32. Specification of item(s) modified, if applicable:		
Applicant proposes to provide on a for profit basis one-way paging services to eligibles in the Business Radio Service in accordance with 90.179 of the FCC Rules and proposes interconnect in accordance with 90.477 & 90.483.			33. List previous call signs, if any:		
34. Application is for (check one): <input checked="" type="checkbox"/> New Station <input type="checkbox"/> Modification <input type="checkbox"/> Assignment <input type="checkbox"/> Reassignment <input type="checkbox"/> Renewal			35. If applicant requesting a System License?		
36. If applicant requesting a System License, specify the system name and the number of channels to be used.			37. If applicant requesting a System License, specify the system name and the number of channels to be used.		
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RAM Technologies, Inc.
PCP Application
File Nos.: 009185,
 009186
Gallipolis, OH
Burlington, OH

MINOR AMENDMENT

RAM Technologies, Inc., applicant for the above-referenced Private Carrier Paging facilities on the 157.740 MHz frequency, hereby submits this minor amendment in response to the Private Radio Bureau's informal request for additional information (RAM was apprised of this request from a letter by the Bureau Chief to Congressman Carl C. Perkins, dated March 7, 1991).

The Bureau has asked RAM to provide a "satisfactory showing of need" for the requested frequency in light of RAM's license for 152.480 MHz frequency PCP facilities at various locations.

As the Bureau knows, RAM has already provided the Bureau with evidence in the form of traffic loading studies to prove that the 152.480 MHz frequency is approaching 100% capacity at the busy hour. See RAM Petition for Reconsideration of Capitol Radiotelephone application. Despite that evidence, and despite RAM's request to stay the grant of additional carrier licenses on the 152.480 frequency, the Bureau granted an additional carrier license on that frequency last August of 1990. Thus, to preserve the interference-free quality of service that its PCP subscribers are entitled to under the Commission's rules, RAM had no alternative but to request an additional PCP frequency to provide additional capacity to handle RAM's substantial subscriber growth.

The other reason why RAM has a pressing need for an additional PCP frequency is because that carrier that the Bureau licensed to share the 152.480 frequency, Capitol Radiotelephone, has been causing intentional harmful interference to RAM's paging operations on that frequency. RAM has filed complaints with the Bureau and provided it with evidence about this unlawful conduct. Until such time as the FCC takes appropriate action against Capitol, RAM has no alternative but to operate on another less-congested frequency. Since Capitol is not licensed on the 157.740 frequency, it is RAM's hope that Capitol will not cause harmful interference on that frequency.

RAM had recommended to the Bureau many months ago that it could resolve this matter by licensing Capitol on the 157.740 frequency, rather than the 152.480 frequency. See Petition for Reconsideration. To date, Capitol has not responded to this request for an "amicable" resolution of this matter, nor has the Bureau responded to this proposal in any way. Consequently, though it is unfortunate that RAM has to squander time, money, and



U.S. SMALL BUSINESS ADMINISTRATION
WASHINGTON, D.C. 20416

OFFICE OF THE ADMINISTRATOR

FEB 28 1991

Mr. Robert Moyer, Jr.
President & CEO
RAM Technologies, Inc.
2025 13th Street
P.O. Box 1760
Ashland, KY 41105-1760

Dear Mr. Moyer:

It is a pleasure to inform you that you have been selected 1991 Small Business Person of the Year for the State of Kentucky.

As a State Small Business Person of the Year, you are invited to represent your State and your business during Small Business Week ceremonies honoring state winners. These events have been scheduled for May 6-7 in Washington, DC.

The Small Business Administration has planned a program that should prove to be interesting, educational, and enjoyable.

A packet of registration materials, including hotel and conference reservation forms, is enclosed. The Capital Hilton Hotel, located three blocks from the White House, has been selected as Small Business Week headquarters. Family members and colleagues are welcome to attend many of the festivities. A tentative agenda and list of winners is also enclosed.

If you have any questions on your selection or the events in May, please call Janie Dymond in the Office of Public Communications at (202) 205-6740.

Sincerely,

Susan Engeleiter
Susan Engeleiter
Administrator

Enclosures



JACOBS

ATTORNEYS AT LAW

December 10, 1993

Via Hand Delivery

Charles E. Dziedzic, Chief
Hearing Branch
Mass Media Bureau
Federal Communications Commission
Washington, DC 20554

Re: RAM Technologies/Capitol Radiotelephone

Dear Mr. Dziedzic:

I am in receipt of the Private Radio Bureau's December 9, 1993 Motion to Enlarge Issues; RAM Technologies will be filing a formal response to it, but, since you are now apparently in charge of the Bureau's prosecution of this case, I want you and your attorneys to fully understand the implications of what you have done.

Even if I understood the grounds for the Bureau's disagreement with RAM's decision to withdraw from active participation in this case, there would be no justification for the manner in which your attorneys chose to express their discontent. A telephone call to me to discuss our strategy, which is what I provided to your attorneys, would have resolved any concerns you might have. Instead, without any basis in law or fact, you have chosen to besmirch my client's character qualifications before the Presiding Officer. My client will no doubt wonder what I have done to warrant such contemptible conduct. Your Motion was entirely inappropriate, and an affront which I will not soon forget. This rash and intemperate action will most assuredly color my firm's dealings with your attorneys from now on.

On the very day that you filed your ill-conceived Motion, one of your staff attorneys, Carol Fox Foelak, called me to ask that I provide her with a copy of a particularly important pleading, one that your staffers had misplaced: we graciously provided that document by hand, just as we have previously provided other documents that the Bureau has managed to lose. She made no mention to me of your Motion, or of any problems that you might have with our Motion to Withdraw. Apart from the doubts that the repeated loss of critical documents sheds on your staffers' abilities to manage their own cases, we now know that the Bureau has no concept of fair-play between members of the Bar, or of repaying one kindness with another. Regardless

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Chevy Chase, MD 20815

Charles E. Dziedzic, Chief
December 10, 1993
Page 2

of how your Motion is resolved, you have set the tone for future dealings with my law firm, for better or for worse.

In the future, we will play entirely "by the rules." If you and your attorneys wish to obtain copies of documents, or have any other requests for us, they must be in writing, and we will respond to them appropriately. I am sorry that we have to resort to such formalities, but, for the protection of my client, you leave me no choice.

Finally, with regard to the "substance" of your Motion, I can't help but notice that you have not cited any authorities to support your inflammatory allegation: that an FCC licensee that enters into a private contract to settle a dispute with another licensee has somehow "abused the Commission's processes." Though your attorneys might not be subject to Rule 11 sanctions in these administrative proceedings, they are not exempt from the Rules of Professional Conduct. I encourage you to review with them, in particular, Rule 3.1, and all other applicable Rules. Since you have chosen to make RAM "hostile" to your case, I will not hesitate to zealously represent my client's interests, and to hold your attorneys accountable to the standards of professional conduct by which they are bound. If, for reasons of which I could not even imagine, your attorneys' Motion was intended to intimidate me, they will soon discover that they have sorely misjudged me.

My client has previously expressed dismay at the treatment this agency affords those who offer to assist the FCC in policing its Rules. Unfortunately, your Motion and your attorneys' conduct scathingly proves that he is correct: there is absolutely nothing to be gained from assisting your agency.

Sincerely,



Frederick M. Joyce
Counsel for RAM Technologies, Inc.

FMI/gs

cc: Robert A. Moyer, Jr., Pres.
Carol Fox Foelak, Esq./FCC
Y. Paulette Laden, Esq./FCC

CERTIFICATE OF SERVICE

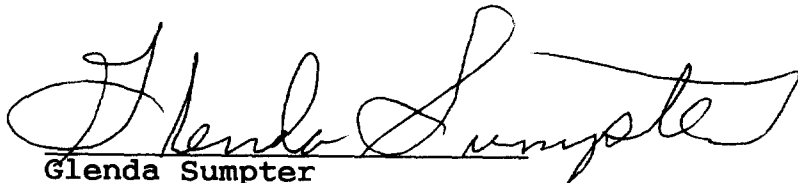
I, Glenda Sumpter, a secretary with the law firm of Joyce & Jacobs, hereby certify that on this 17th day of December, 1993, copies of the foregoing Opposition to Motion to Enlarge Issues were served, by first-class U.S. mail, postage prepaid, upon the following:

Hon. Joseph Chachkin *
Administrative Law Judge
Federal Communications Commission
2000 L Street, N.W.
Room 226
Washington, DC 20554

Carol Fox Foelak, Esq. *
Land Mobile and Microwave Division
Private Radio Bureau
Federal Communications Commission
2025 M Street, N.W.
Room 5202
Washington, DC 20554

Charles Dziedzic, Esq. *
Y. Paulette Laden, Esq.
Hearing Branch
Mass Media Bureau
2025 M Street, N.W.
Room 7212
Washington, DC 20554

Kenneth E. Hardman, Esq.
1255 23rd Street, N.W.
Suite 830
Washington, DC 20037


Glenda Sumpter

* denotes hand delivery.